REMARKS

Claims 1-12 are pending in the application, with Claims 1 and 8 being independent claims, and Claim 12 being new.

Claims 1 and 3-9 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Goyal et al. (U.S. Pat. No.6,751,473) in view of Borngräber et al. (U.S. Pat. No.7,215,881).

Claims 2 and 10-11 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Goyal et al. in view of Borngräber et al. and further in view of Park (U.S. Pat. No.6,704,586).

Claims 1-2, 4, 8-9 and 11 are amended. Claim 12 is new. No new subject matter is presented.

Regarding the rejection of Claim 1 under 35 U.S.C. § 103(a), the Examiner states that Goyal et al. in view of Borngräber et al. renders the claim obvious. Amended Claim 1 teaches, in part, a portable wireless terminal comprising a first housing having an upper end curved in a semicircular shape and a slit circumferentially formed along the upper end, a second housing, and a camera lens circumferentially movable in the first housing along the slit.

Goyal et al. discloses a portable wireless terminal comprising a first housing [camera console] 2 and a camera lens 6 (col. 3 lines 35-41, FIGs. 1-6). The camera lens 6 is stationary with respect to the first housing 2 (FIGs. 1-6). Goyal et al. fails to disclose the *camera lens circumferentially movable in the first housing along the slit* taught by Amended Claim 1.

Borngräber et al. discloses a portable communication apparatus 10 comprising a camera lens 31, a correction lens 34 for assisting the camera lens 31 to correct focus, a slit [slide guide] 37, and a slidable cover 33 fixedly receiving the correction lens 34 and slidable along the slit 37 (col. 6 lines 5-11, FIG. 3). The camera lens 31 of Borngräber et al. is stationary with respect to the housing of the apparatus 10 (FIG.3). Borngräber et al. fails to disclose the *camera lens circumferentially movable* in the first housing along the slit taught by Amended Claim 1.

Further, the present invention per Amended Claim 1 is more advantageous than the device in

Borngräber et al. because Borngräber et al. requires a correction lens for correcting focus but

Amended Claim 1 does not.

Clearly, Amended Claim 1 structurally differs from Goyal et al., Borngräber et al., or the

combination thereof.

Regarding the rejection of Claim 8 under 35 U.S.C. § 103(a), the above rationale for

Amended Claim 1 also similarly applies to Amended Claim 8 with respect to Goyal et al.,

Borngräber et al., or the combination thereof.

Accordingly, all of the claims pending in the application, namely, Claims 1-12, are

believed to be in condition for allowance. Should the Examiner believe that a telephone

conference or personal interview would facilitate resolution of any remaining matters, the

Examiner may contact Applicant's attorney at the number given below.

Respectfully submitted,

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